



Seattle Parks and Recreation - Event Management Office
7201 E. Green Lake Drive N.
Seattle, WA 98115
(206) 684-4080

PARK USE PERMIT



EMERGENCY CONTACTS:

- Event Management Office(M-F 8:00A-4:00P): (206) 684-4080
- Parks Duty Officer (7 days, after 5:30P): Contact Kelly's Communications (206) 467-3005
- Parks Security Unit (7 days): (206) 684-7088 or (206) 684-4187

Printed: 25-Oct-11, 10:48 AM
User: hodgesj

Gabriel Bell
Occupy Seattle

Rental #: 209904 - Occupy Seattle
Date: 25-Oct-11

User: HodgesJ
Status: Firm

i) Payment Summary:

Rental Fees	Extra Fees	Tax	Rental Total	Damage Deposit	Total Applied	Balance	Current
\$0.00	\$125.00	\$0.00	\$125.00	\$0.00	\$125.00	\$0.00	\$0.00

ii) Purpose of Use

ES Special Event
Occupy Seattle

iii) Conditions of Use

- There are NO REFUNDS for special event fees.
- The Park Code (SMC 18.12) establishes requirements for use including the prohibiting of the consumption of alcoholic beverages in all City parks.
- The park is open to the public at all times during normal park operating hours; no park may be closed to public access during a special event.
- The "How to Schedule a Special Event" brochure (revised 2005) provides specific information and requirements regarding your reservation and use of the park.
- 10% of gross sales/admissions/registrations generated on Parks property may be required as part of this permit. Please refer for Attachment I for details and deadlines.
- Final payment, based on gross revenues (above) during the event, is due within 10 business days.
- User must retain a copy of this permit and all attachments on the premises throughout the scheduled event. This permit is required for any enforcement of your reservation.
- If included with your reservation, Shelter and Table Reservation signs are included with this permit. To avoid possible delay in use, special event organizers are encouraged to post these at the site, as early as possible on the day of the event.
- See "Attachment I - Supplemental Provisions".
- See "Attachment II - General Terms and Conditions".

iv) Date and Times of Use

of Bookings: 1

Starting: Tue 18 Oct 11 05:00 PM
Ending: Tue 01 Nov 11 05:00 PM

Expected: 300

Facility	Day	Start Date	Start Time	End Date	End Time
Westlake Park - Westlake Park - South	Tue	18-Oct-11	05:00 PM	01-Nov-11	05:00 PM

v) Special Equipment Permitted

Special conditions of use and proof of insurance are required for all permitted items indicated below.

Your Specific Reservation Details	Answer
# Chemical Toilets	02
# Dumpsters	0
Money Collected?	No
Amplified Sound?	Yes
SpecialEquip/Bouncer	No

PARK USE PERMIT

Rental #: 209904 - Occupy Seattle
Date: 25-Oct-11

User: HodgesJ
Status: Firm

Use is permitted as outlined herein. Site conditions may change without notice.

X:


Jeff Hodges, Seattle Parks and Recreation

Date:

25-Oct-11

I have read and agree to the terms and conditions outlined in this Special Event Permit.

X:

Date:

20.00	20.00	20.00	20.00	20.00	20.00	20.00	20.00
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- II. Purpose of Use
- III. Conditions of Use
- 1. The event must be held at the location specified on the permit.
 - 2. The event must be held on the date and time specified on the permit.
 - 3. The event must be held for the duration specified on the permit.
 - 4. The event must be held for the purpose specified on the permit.
 - 5. The event must be held for the number of people specified on the permit.
 - 6. The event must be held for the type of activity specified on the permit.
 - 7. The event must be held for the type of equipment specified on the permit.
 - 8. The event must be held for the type of food and beverage specified on the permit.
 - 9. The event must be held for the type of entertainment specified on the permit.
 - 10. The event must be held for the type of other activities specified on the permit.

Event Name	Location	Date	Time	Duration	Number of People	Type of Activity	Type of Equipment	Type of Food and Beverage	Type of Entertainment	Type of Other Activities
Occupy Seattle	Seattle	25-Oct-11	10:00 AM	12:00 PM	100	Protest	None	None	None	None

Park Use Permit Attachment I and II - 209904
Occupy Seattle
Westlake Park – 10/25/11 through 11/1/11
Gabriel Bell

Attachment I:
Supplemental Provisions

1. Permission is Granted for: *The use of Westlake Park, when not already or otherwise permitted, to conduct the Occupy Seattle protests.*

- *Setup is allowed to include: One (1) Informational and/or Medical Canopy/Tent, One (1) 10x10 Canopy/Tent for food distribution, up to Three (3) Tables, and Two (2) Portable Restrooms. All approved equipment should be setup in the south end of the park, south of the tree line. No other tents or structures are allowed without prior approval from Seattle Parks and Recreation.*
- *Only items that are for informational materials, first aid supplies, or pre-packaged foods are permitted in the canopies/tents. No other materials, including camping supplies, personal articles, or other objects are allowed in the canopy/tent at any time.*
- *The canopy/tent must not exceed limits listed below under **Canopies/Tents** section.*
- *The park is closed from 10:00 PM to 6:00 AM. The canopy/tent, tables, and generator shall not be in operation and must be taken out of the park by 10:00 PM each day. Portable Restrooms may remain in the park during closed hours but must be securely locked to prevent overnight use and/or damage.*
- *Two (2) vehicles may be driven into the park for the purpose of loading and unloading permitted equipment each day. The vehicles should not be in the park longer than 10 minutes at any time. Vehicles will be allowed in once in the morning and once in the evening. No other vehicles are permitted without prior approval.*
- *Up to 300 participants are covered under the terms of this permit. If permittee is expecting participation to be in excess of this number on any given day, advance notification and approval from Seattle Parks and Recreation is required.*
- *Amplified sound is permitted between the hours of 9:00 AM and 10:00 PM daily but cannot exceed Three (3) total hours per day.*
- *On Wednesday, October 26th, 2011 a small music concert with amplified sound will be permitted in the north end of Westlake Park between 6:00 PM and 9:00 PM.*
- *Food and beverages may be distributed to event participants. Food must be pre-packaged or prepared off-site; cooking in the park is not permitted.*
- *Access to water and electricity may be arraigned with at least 24 hours notice. If approved, a \$75 fee, per day, for each utility used must be paid in advance of the service being provided.*
- *Structures in the park may not be used as a table surface for serving food, distributing information, or providing first aid. Only approved equipment may be used for daily operations.*
- *Permittee understands that Seattle Parks and Recreation staff will perform general maintenance and cleaning from approximately 7:00 AM to 10:00 AM daily.*

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- *This permit is related to the day to day use of Westlake Park. Larger events requiring additional equipment, longer periods of amplified sound, and/or larger numbers in attendance must receive prior approval from the Seattle Parks Event Management Office.*

FEES & CHARGES

2. **Payments:** Permittee agrees to pay the following fees. Checks should be made payable to **City of Seattle** and sent to Seattle Parks and Recreation, Event Management Office, 7201 E. Green Lake Dr. N. Seattle, WA. 98115.

\$50.00 Park Use Permit Application Fee – First Amendment - PD

3. **Any Sales including Entry or Admission Fees, Service charges, or Suggested Donation amounts:** Permittee shall pay the Department 10% of the gross receipts from any and all monies collected on Parks property. Checks should be made payable to **City of Seattle** and sent to the Seattle Parks and Recreation, Event Management Office, 7201 E. Green Lake Dr. N. Seattle, WA. 98115. Permittee must submit a financial statement that clearly lists all income, expenses and the total amount of monies received from the event. The statement and fees are due to the Department within 10 business days following the event.

OTHER PROVISIONS:

4. **Food & Sales:** unless listed in above “*Permission is Granted to*”:
 - Permittee may not give away any food or beverage items.
 - This permit authorizes NO SALES of any items. Permittee may give away non-food and beverage items (e.g., sports schedules, CD’s, posters, arts & crafts, & t-shirts).
 - Permittee may have information in the park to distribute free literature concerning its programs.
5. **Canopies/Tents (Permission to setup canopies/tents must be listed in the above “Permission is Granted to” section:** If approved above, Permittee may set up a free-weighted tent structure (with 2 or more walls) no larger than 200 square feet (20 x 10) or a canopy (with no walls) up to 400 square feet (20 x 30) without a separate Fire Department permit if listed above. If the structure exceeds this size, it is the Permittee’s responsibility to obtain the proper permits through the Fire Department.
6. **Alcohol:**
 - Alcoholic beverages cannot be kept, sold, served or consumed in public places (RCW 66.04-010). This includes areas such as parks, parking lots and streets, or private automobiles in said places.
7. **Sound:**
 - Amplified sound is NOT authorized in the park under the terms of this permit unless listed under “*Permission is Granted to*” above. It is unlawful to use any public address system, loudspeaker or other sound-amplifying device in any park unless authorized by permit.
 - If amplified music has been approved, Permittee must be in compliance with the Seattle noise ordinance, SMC 25.08.520 (copies available upon request).
 - No amplified sound prior to 9:00 am and after 10:00 pm in any park.

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8. **Equipment Set Up:** All equipment such as canopies and tents should be free-weighted and not staked into the ground.

- Any set up requiring to be staked into the ground must be listed as pre-approved in "**Permission is Granted to**" above. All proposed staking must be done with written approval and in the presence of authorized personnel.
- Environmental conditions affect placement of all set up on the turf. Condition of turf, weather, size and type of set up are factors in Seattle parks determining placement (if allowed) on turf areas.
- Permittee must provide surface protection, such as plywood boards, under booths or other large set up placed on the turf or plastic tarps under food booths which may stain paving surfaces. Removal of stains and area clean up are the responsibility of the Event Sponsor. Cost incurred by the Seattle Parks for any damage done by the event will be billed to the Sponsor.

VEHICLE ACCESS, SECURITY, & PUBLIC SAFETY

9. **Motorized Vehicles:**

- According to Seattle Municipal Code, other than City owned vehicles, **NO residential vehicles** or trailers are authorized to drive or park within the park boundaries at any time unless specifically allowed in "**Permission is Granted to**" above.
- If Permittee has the approval to temporarily load and unload equipment in the park, vehicles must remain in the park no longer than 15 minutes, must remain on paved paths/roads only and must not exceed a speed limit of 5 mph.
- No vehicles will be permitted to park within park boundaries or drive on the turf at any time.
- All vehicles must be parked legally in public parking spaces.

10. **Security on Site:**

- Permittee agrees to abide by any requests by staff at the park in the performance of their duties.
- A single Lead Person must be identified to be responsible for the tent and provide an emergency contact number. **The lead person must have a copy of the permit with them at the park or posted in the tent in order to render enforcement of this permit.**

11. **Public Access:**

- All parks are open to the public at all times during the parks normal operating hours. No exclusive use is allowed.
- **Permittee may not close off, rope off or partition any part of the park at any time;** All park pathways, walkways, stairwells and access ways must remain open all times. **Do not block off public access.**

12. **Banners/Signs:** All commercial advertising must be approved in writing in advance of the actual event. Banners or signs may not be attached to trees, benches, or bushes under the terms of this permit.

Damage Mitigation

A. Damage to turf, trees, shrub beds, hard surfaces or buildings caused during the event will be charged to the Permittee. All damage must be repaired to Seattle Parks and Recreation standards. It is the

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responsibility of the event sponsors to pay for any and all damage caused by the event. Cost incurred by the Seattle Parks for repairing damage to turf, trees or plant materials will be billed to the Permittee.

- B. Temporary fencing of some park trees, shrub beds, planters and flower planting may be required. Seattle Parks staff will determine areas that must be fenced (if any).

Garbage Handling

- C. Permittee agrees to police the area and pick up all litter and debris generated by the event and its participants.

Recycling

- D. Recycling is now required at many events by state law. RCW 70.93.093 reads:

In communities where there is an established curbside service and where recycling service is available to businesses, a recycling program must be provided at every official gathering and at every sports facility by the vendors who sell beverages in single-use aluminum, glass, or plastic bottles or cans. A recycling program includes provision of receptacles or reverse vending machines, and provisions to transport and recycle the collected materials. Facility managers or event coordinators may choose to work with vendors to coordinate the recycling program. The recycling receptacles or reverse vending machines must be clearly marked, and must be provided for the aluminum, glass, or plastic bottles or cans that contain the beverages sold by the vendor.

We have attached a flyer offering resources and solutions. Please contact Seattle Public Utilities for additional information.

Attachment II:

General Terms and Conditions for Special Events in Seattle Parks

1. **Retain Permit:** User must retain a copy of this permit on the premises throughout the scheduled event.
2. **Laws and Rules:** The User shall comply with all state laws, City ordinances, regulations of the Superintendent of Seattle Parks and Recreation applicable to activities in City parks, and any lawful order of a Departmental representative made to prevent injury or damage. No lewd conduct or gambling devices are permitted on the premises.
3. **Condition of Premises:** By entering into possession, the User accepts the premises in their present condition. The User may inspect the premises at an earlier, mutually convenient time. Upon expiration or termination of the Permit, the User shall promptly return the premises in as good condition as received, reasonable wear & tear excepted, in a clean appearance, ready for use by another.
4. **Approval Required:** The following activities are NOT ALLOWED without advance written approval from Seattle Parks and Recreation: the sale of food, beverages, goods or merchandise; charging admission or fees for services; alteration, painting, or construction of any Seattle Parks structure (if applicable, see Attach. 2).
5. **Responsibility:** The User assumes responsibility for all activities it conducts during the event, including but not limited to, supervision and control to prevent injury or damage; maintenance of the premises during the use; picking up bottles, debris and refuse; and providing security to maintain order. Seattle

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Parks and Recreation disclaims any liability from, and the User agrees not to hold Seattle Parks and Recreation liable for, all harm that may arise from the event authorized by this permit.

6. **Departmental Access:** Seattle Parks and Recreation authorized representatives shall have free access to the premises at any and all times. Seattle Parks and Recreation may make repairs or alterations to the premises during the use period as long as the same does not unreasonably interfere with the use of the premises for the planned event. As determined by the Superintendent of Seattle Parks and Recreation, Parks staff may interfere with the User's use of the premises for repair and alteration work resulting from an emergency.
7. **Cancellation, Relocation by Department:** Seattle Parks and Recreation may, without liability, upon giving as much advance notice to the User as practical, cancel or terminate this Permit or relocate a scheduled use to a nearby available location if the premises are closed for repairs, necessary utilities or services cannot be supplied or a supervening order of a governmental officer or agency makes it necessary.
8. **Revocation:** Seattle Parks and Recreation may revoke a permit and/or stop a use in progress if the User fails to comply with any State laws, City ordinances, including Seattle Municipal Code 25.08.520 (noise ordinance), the rules and regulations of the Superintendent of Seattle Parks and Recreation, the terms and conditions of this permit or an approval required under Section 4; the User fails to secure a necessary permit; and/or after a warning, the User disregards a lawful order of an authorized representative of Seattle Parks and Recreation or engages in activity that may cause injury to the public or damage to the premises.
9. **No Assignment:** This permit and the permission granted may not be assigned, nor the premises sublet, without the prior written consent of the Department.
10. **Indemnity:** The User shall indemnify and hold the City harmless from any and all claims, actions, losses and damages to person or property (including but not limited to attorneys fees and expenses) suffered as a consequence of or arising or resulting, directly or indirectly, from any act or omission of the User on or about the premises.

In the event that any lawsuit based upon any such claim, action, loss, damage or cost is brought against the City, the User, after being notified that such lawsuit has been started, shall defend such lawsuit at no expense to the City; and if, in such lawsuit, a final judgment is rendered against the City, or against the City and the User, jointly, the User shall promptly satisfy such judgment.

The User's liability under the indemnification agreement shall not be reduced by any City negligence; provided, that nothing shall require the User to indemnify the City against the sole negligence of any City officer, employee or agent acting within the scope of such person's employment.

